State	of Minnesota		District Cour	
County		Judicial District:	<u> </u>	
		Court File Number	r:	
		Case Type:		
□ Ir	n Re the Marriage of:			
Plaintiff / Petitioner vs / and			Motion To Correct Clerical Mistakes	
Defen	ndant / Respondent			
Interv	renor	Notice		
TO:	Other Party:			
	First	Middle	Last	
	Street Address		Apt. No.	
	City	State	Zip	
	County Attorney's Office	ce:		
	Name of County Attorney			
	Street Address			
	City	State	Zip	
		Motion		
	I,(Name of person making requ	request th	at the Order dated	
			and that an are 1 - 1 1	
	De	e reviewed to correct clerical mistakes	and that an amended order	

The Order contains the following clerical, mathematical or typographical mistakes (a clerical error does not include new information or evidence that was not previously submitted. If you wish to submit new information, you must file a motion for review.)

Rev 5/06-D

Mis	takes:		
A.	Page Paragrap	Mistake	
	Correction I request:		
В.	Page Paragrap Correction I request:	Mistake	
C.	Page Paragrap Correction I request:	Mistake	
D.	Page Paragrap Correction I request:	Mistake	
E.		Mistake	
F.		Mistake	
2.	Attach additional sheets I request the Child Supp	<i>necessary</i> t Magistrate issue an order to correct the mistakes I listed above.	
	eck if applies to you)	The state of the s	
3.		t of the prior hearing to support my request. I ordered the transcrip	t on:
	(Date Request for Tran	ript filed)	

Notice To The Other Parties: You have the right to object to this motion. If you wish to object, within ten (10) days of the date this motion was served you must file with the Court Administrator, and serve upon the other party and the county attorney's office, a response to this motion. A form entitled "Response to Motion to Correct Clerical Mistakes" is available from the Court Administrator.

Acknowledgments by Party Making Motion:

- a. I am not serving or filing this document for any improper purpose, such as to harass or to cause unnecessary delay or needless increase in the cost of litigation.
- b. The claims, defenses, and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law.
- c. The allegations and other factual contentions have evidentiary support or, if specifically so identified, are likely to have evidentiary support after a reasonable opportunity for further investigation or discovery.
- d. The denials of factual contentions are warranted on the evidence or, if specifically so identified, are reasonably based on a lack of information or belief.
- e. The court may impose an appropriate sanction upon the attorneys, law firms, or parties that violate the above stated representations to the court, or are responsible for the violation.
- f. I understand that the existing order remains in full force and effect and I must continue to comply with that order until a new order is issued.

Dated:	
	Signature (Sign only in presence of Notary or Court Deputy)
Sworn / affirmed before me this	Print Name:
day of	Address:
	City/State/Zip:
Notary Public / Deputy Court Administrator	Telephone:
	Name of Attorney